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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/648,656	08/25/2000	Thomas T. Buzzell	99-722 6372		
75	90 02/13/2006	EXAMINER			
Jeffrey L Mye	rs	GART, MATTHEW S			
Caterpillar Inc Intellectual Pro	perty Department AB6490	ART UNIT	PAPER NUMBER		
100 N E Adams	•	3625			
peoria, IL 61629-6490			DATE MAILED: 02/13/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No	o.	Applicant(s)				
Office Action Commence		09/648,656		BUZZELL ET AL.					
Office Action Summary			Examiner		Art Unit				
			Matthew S. Ga	rt	3625				
Period fo	The MAILING DATE of this communi or Reply	cation appea	ars on the cov	er sheet with the c	orrespondence ad	dress			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE Mansions of time may be available under the provisions of time may be available under the maximum state of the provisions of time may be available under the provisions of time time the provisions of time time the provisions of time time time time time.	AILING DAT of 37 CFR 1.136(unication. tutory period will will, by statute, ca	TE OF THIS C (a). In no event, ho I apply and will expinate tause the application	COMMUNICATION wever, may a reply be time set (6) MONTHS from to become ABANDONE	I. the mailing date of this cool (35 U.S.C. § 133).				
Status	•								
1)⊠	Responsive to communication(s) file	d on <i>09 Au</i> g	gust 2004.						
′=	·		action is non-fi	nal.					
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,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)🖂	☑ Claim(s) <u>1-40</u> is/are pending in the application.								
	4a) Of the above claim(s) <u>29-32</u> is/are withdrawn from consideration.								
5)									
6)🖂	6)⊠ Claim(s) <u>1-28 and 33-40</u> is/are rejected.								
7)	7) ☐ Claim(s) is/are objected to.								
	Claim(s) are subject to restric	tion and/or e	election requir	rement.					
Applicati	on Papers								
9) 🗌 '	The specification is objected to by the	Examiner.							
10)	The drawing(s) filed on is/are:	a) accep	oted or b)⊟ o	bjected to by the E	Examiner.				
,	Applicant may not request that any object								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority u	ınder 35 U.S.C. § 119								
a)[Acknowledgment is made of a claim of All b) Some * c) None of: 1. Certified copies of the priority of the priority of the priority of the certified copies of the priority of the certified copies of the certified copies of the application from the Internation see the attached detailed Office action	documents l documents l of the priority nal Bureau (have been red have been red by documents (PCT Rule 17	ceived. ceived in Application have been receiven. 2(a)).	on No ed in this National	Stage			
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_	e of References Cited (PTO-892)		4)	Interview Summary	(PTO-413)				
2) Notic3) Inform	e of Draftsperson's Patent Drawing Review (Pination Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date	-	5) [Paper No(s)/Mail Da Notice of Informal P Other:	ate	O-152)			

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DETAILED ACTION

Per the arguments with respect to the rejected claims presented in the Applicant's Appeal Brief dated August 9, 2004, the finality of the rejection of the last Office action is withdrawn.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 8-11, 15-18, 22-25 and 33-40 rejected under 35 U.S.C. 103(a) as being unpatentable over Allsop (U.S. Patent No. 5,970,472) in view of Alnwick (U.S. Patent No. 6,922,676).

Referring to claim 1. Allsop discloses an e-commerce based method for requesting information and purchasing products from a dealer through a manufacturer, the method comprising:

• Sending a request for detailed dealer information to a manufacturer server system using a client system (Allsop, column 8, lines 32-49: "Alternatively, the user may be required to initiate a dealer search to locate the nearest WLD (Web Linked Dealer) for that manufacturer. For example, a dealer search may be performed by a software module on the manufacture's Web site that receives the

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user's zip code as input and then queries a WLD database for WLDs located within a given radius of that zip code's corresponding geographic area.");

- Displaying real-time detailed dealer information on said client system based on said request (Allsop, column 8, lines 32-49: In one embodiment, the manufacturer's computer system automatically accesses an inventory database to determine if a purchase product is <u>currently in a particular dealer's inventory</u>.");
- Receiving said real-time detailed dealer information from said manufacturer server system (Allsop, column 8, lines 32-49: The database can be accessed before the dealer has been selected by the user, <u>such that the user is not</u> <u>allowed to select any dealer which does not have the product in stock</u>."); and
- Accessing said real-time retailed dealer information with said manufacturer server system from a remote dealer server system (Allsop, column 8, lines 32-49: In one embodiment, the manufacturer's computer system automatically accesses an inventory database to determine if a purchase product is <u>currently in a particular dealer's inventory</u>.").

Allsop does not expressly disclose accessing said real-time retailed dealer information with said manufacturer server system from a remote dealer server system via a middleware application system. Allowick discloses accessing said real-time retailed dealer information with said manufacturer server system from a remote dealer server system via a middleware application system (Alnwick: column 14, line 63 to column 15, line 24).

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At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to have modified the method of Allsop to have included the limitations of Alnwick as discussed above in order to allow customers to almost instantaneously determine available inventory, correlate to a manufacturer part number, and rapidly place an order (*Alnwick: column 2, lines 17-24*).

Referring to claims 2-3. Allsop does not expressly disclose the use of a quote number or a confirmation number. Data identifying type, characteristics, condition, etc. is not functionally related to the substrate of the method and system. Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, see *Cf. In re Gulack*, 703 F.2d 1381, 1385, 217 USPQ 401, 404 (Fed. *Cir.* 1983)., *In re Lowry*, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. *Cir.* 1994). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to store any data (purchase number, purchase request, quote number, quote request, etc.) in the fields of the method and system as shown in Allsop, The data form does not functionally relate to the substrate of the method and system and merely labeling the data differently from that in the prior art would have been obvious matter of design choice. See *In re Kuhle*, 526 F.2d 553, 555, 188 USPQ 7, 9 (CCPA 1975).

Referring to claim 4. Allsop further discloses a method wherein said real-time detailed dealer information is selected from the group consisting of dealer-level inventory, pricing, and sales information (Allsop: column 10, lines 4-15).

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Referring to claim 8. Allsop discloses an e-commerce based system for requesting information and purchasing products from a dealer through a manufacturer, the system comprising:

- A client system (Allsop: Fig. 5, "40").
- A manufacturer server (Allsop: Fig. 5, "50") in communication with said client system (Allsop: Fig. 5, "40").

Allsop does not expressly disclose said manufacturer server system having a middleware application system said manufacturer's server system hosting a manufacturer's web site and a plurality of dealer's web sites; and a remote dealer server system in communication with said middleware application system to provide real-time detailed dealer information to said manufacturer server system via said middleware application system with said manufacturer server system able to send said real-time detailed dealer information to said client system for displaying. Alnwick discloses said manufacturer server system having a middleware application system (Alnwick: column 14, line 63 to column 15, line 24) said manufacturer's server system hosting a manufacturer's web site and a plurality of dealer's web sites (Alnwick: Abstract, "A website owner would provide websites for one or more wholesalers including a home page for each of the wholesalers on the Internet as well as various cascading website pages. A customer would be able to determine whether a particular component was in stock utilizing the webpage of a particular dealer and would have the ability to order that component from that wholesaler."); and a remote dealer server system in communication with said middleware application system to provide real-time detailed

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dealer information to said manufacturer server system via said middleware application system (Alnwick: column 14, line 63 to column 15, line 24) with said manufacturer server system **able to** send said real-time detailed dealer information to said client system for displaying.

The Examiner notes, the term "able to" in the above limitation is a recitation of the intended use of the claimed invention and does not result in a structural difference between the claimed invention and the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim.

Referring to claims 9-10. Allsop does not expressly disclose the use of a quote number or a confirmation number. Data identifying type, characteristics, condition, etc. is not functionally related to the substrate of the method and system. Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, see *Cf. In re Gulack, 703 F.2d 1381 , 1385, 217 USPQ 401 , 404 (Fed. Cir. 1983)., In re Lowry, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).* Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to store any data (purchase number, purchase request, quote number, quote request, etc.) in the fields of the method and system as shown in Allsop, The <u>data form</u> does not functionally relate to the substrate of the method and system and merely labeling the data differently from that in the prior art would have been obvious matter of design choice. See *In re Kuhle, 526 F.2d 553, 555, 188 USPQ 7, 9 (CCPA 1975)*.

Referring to claim 11. Claim 11 is rejected under the same rationale as set forth above in claims 1 and 8.

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Referring to claim 15. Claim 15 is rejected under the same rationale as set forth above in claims 1 and 8. Allsop further teaches creating and sending an item list using a client system (Allsop: column 2, lines 53-61).

Referring to claims 16-17. Allsop does not expressly disclose the use of a quote number or a confirmation number. Data identifying type, characteristics, condition, etc. is not functionally related to the substrate of the method and system. Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, see *Cf. In re Gulack, 703 F.2d 1381 , 1385, 217 USPQ 401 , 404 (Fed. Cir. 1983)., In re Lowry, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).* Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to store any data (purchase number, purchase request, quote number, quote request, etc.) in the fields of the method and system as shown in Allsop, The data form does not functionally relate to the substrate of the method and system and merely labeling the data differently from that in the prior art would have been obvious matter of design choice. See *In re Kuhle, 526 F.2d 553, 555, 188 USPQ 7, 9 (CCPA 1975)*.

Referring to claim 18. Claim 18 is rejected under the same rationale as set forth above in claim 4.

Referring to claim 22. Claim 22 is rejected under the same rationale as set forth above in claims 1, 8 and 15.

Referring to claims 23-24. Allsop does not expressly disclose the use of a quote number or a confirmation number. Data identifying type, characteristics, condition, etc. is not functionally related to the substrate of the method and system. Thus, this

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descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, see *Cf. In re Gulack, 703 F.2d 1381*, *1385, 217 USPQ 401*, *404 (Fed. Cir. 1983)., In re Lowry, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).* Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to store any data (purchase number, purchase request, quote number, quote request, etc.) in the fields of the method and system as shown in Allsop, The <u>data form</u> does not functionally relate to the substrate of the method and system and merely labeling the data differently from that in the prior art would have been obvious matter of design choice. See *In re Kuhle, 526 F.2d 553, 555, 188 USPQ 7, 9 (CCPA 1975)*.

Referring to claim 25. Claim 25 is rejected under the same rationale as set forth above in claim 4.

Referring to claims 33. Allsop does not expressly disclose the use of a quote number or a confirmation number. Data identifying type, characteristics, condition, etc. is not functionally related to the substrate of the method and system. Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, see *Cf. In re Gulack, 703 F.2d 1381 , 1385, 217 USPQ 401 , 404 (Fed. Cir. 1983)., In re Lowry, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994)*. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to store any data (purchase number, purchase request, quote number, quote request, etc.) in the fields of the method and system as shown in Allsop, The data form does not functionally relate to the substrate of the method and system and merely

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labeling the data differently from that in the prior art would have been obvious matter of design choice. See *In re Kuhle, 526 F.2d 553, 555, 188 USPQ 7, 9 (CCPA 1975)*.

Referring to claim 34. Claim 34 is rejected under the same rationale as set forth above in claim 1.

Referring to claim 35. Claim 35 is rejected under the same rationale as set forth above in claim 1.

Referring to claim 36. Claim 36 is rejected under the same rationale as set forth above in claim 1.

Referring to claims 37-40. Claims 37-40 are rejected under the same rationale as set forth above in claims 1, 4, 8, 11, 15, 18, 22, 25 and 34-36.

Claims 5-7, 12-14, 19-21, and 26-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Allsop (U.S. Patent No. 5,970,472) in view of Alnwick (U.S. Patent No. 6,922,676) in further view of "Web Gateway Sites Keep Growing" (hereinafter, "Web")

Referring to claims 5-7, 12-14, 19-21 and 26-28. Allsop in view of Alnwick discloses a method and system according to claims 1, 8, 15 and 22 as indicated supra. Allsop in view of Alnwick does not expressly disclose:

- Displaying consumer personalized data received from said manufacturer server system on said client system;
- Wherein said consumer personalized data information is selected from the group consisting of weather, investments, stock portfolio, news and links; and

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 Wherein said news is selected from the group consisting of local, national, international and industrial.

"Web" discloses:

- Displaying consumer personalized data received from said manufacturer server system on said client system (Web: paragraph 13);
- Wherein said consumer personalized data information is selected from the group consisting of weather, investments, stock portfolio, news and links (Web: paragraph 14); and
- Wherein said news is selected from the group consisting of local, national, international and industrial (Web: paragraph 13-16).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to have modified the system and method of Allsop in view of Alnwick to have included the limitations of "Web" as discussed above in order to have provided a technique by which manufacturers have greater control over the on-line sales of their products (Allsop: column 1, lines 57-64).

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Response to Arguments

Applicant's arguments with respect to the claim have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew S. Gart whose telephone number is 571-273-3955. The examiner can normally be reached on M-F, 9-6.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wynn Coggins can be reached on 571-272-7159. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MSG
Patent Examiner
February 1, 2006

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